#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Ewing et al.

Patent No. 7,162,521 Issued: January 9, 2007 Application No. 10/806,130 Filed: March 23, 2004 Confirmation No. 2108

For: REMOTE POWER CONTROL SYSTEM

Examiner: Ashokkumar B. Patel

Art Unit: 2154

Attorney Reference No. 7273-70201-01

Filed via EFS June 22, 2007.

#### CERTIFICATE OF FILING

I hereby certify that this paper and the documents referred to as being attached or enclosed herewith are being filed via EFS on the date shown below.

Attorney or Agent

for Applicant(s)

Date Filed June 22, 2007

## REQUEST FOR CERTIFICATE OF CORRECTION

The following printing errors were noted in comparing the printed patent with the papers in the attorneys' files:

### In the Specification:

Column 1, lines 10-12, "now U.S. Patent No. 5,949,974 the contents of which are hereby incorporated by reference in its entirety" should be replaced by --now U.S. Patent No. 5,949,974. The contents of U.S. Patent No. 7,010,589 and U.S. Patent No. 5,949,974 are hereby incorporated by reference---

Column 1, line 50, "browser win dow" should be --browser window--.

Column 3, line 33, "specific to device lasses" should be --specific to device classes--.

Column 7, line 40, "and produce" should be -- and produces --.

PATENT Attorney Matter No. 7273-70201-01

#### In the Claims:

Column 14, line 41, "resulted form both" should be --resulted from both--.

Column 14, line 48, "corresponding power power outlet" should be --corresponding power outlet--.

All of the errors in the Specification listed above are attributable to the Patent Office. 35 U.S.C. 254 (Certificate of correction of Patent and Trademark Office mistake) states: "Whenever a mistake in a patent, incurred through the fault of the Patent and Trademark Office, is clearly disclosed by the records of the Office, the Director may issue a certificate of correction stating the fact and nature of such mistake, under seal, without charge, to be recorded in the records of patents."

All of the errors in the Claims listed above were not the fault of the Office. 37 CFR 1.323 (Certificate of correction of applicant's mistake) states: "The Office may issue a certificate of correction under the conditions specified in 35 U.S.C. 255 at the request of the patentee or the patentee's assignee, upon payment of the fee set forth in § 1.20(a)." 35 U.S.C. 255 (Certificate of correction of applicant's mistake) states: "Whenever a mistake of a clerical or typographical nature, or of minor character, which was not the fault of the Patent and Trademark Office, appears in a patent and a showing has been made that such mistake occurred in good faith, the Director may, upon payment of the required fee, issue a certificate of correction, if the correction does not involve such changes in the patent as would constitute new matter or would require reexamination." Applicants respectfully submit that all of the errors (e.g., in the Claims) were merely unintentional, typographical errors made in good faith. In addition, these errors are quite minor, and the correction of such errors does not involve changes that constitute new matter or require reexamination. Also, the fee set forth in § 1.20(a) is paid herewith. Thus, the Applicants therefore respectfully submit that these errors in the claims should be corrected as requested.

One World Trade Center, Suite 1600

121 S.W. Salmon Street

Portland, Oregon 97204 Telephone: (503) 595-5300 Facsimile: (503) 595-5301

Accordingly, a Certificate of Correction is enclosed to make formal notice of the errors in the referenced patent.

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

Ву

Justin D. Wagner Registration No. 54,519

cc: Docketing

#### Staple Here Only

# UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO. : 7,162,521

DATED : January 9, 2007

INVENTOR(S) : Ewing et al.

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

#### In the Specification:

Column 1, lines 10-12, "now U.S. Patent No. 5,949,974 the contents of which are hereby

incorporated by reference in its entirety" should be replaced by --now U.S. Patent No. 5,949,974.

The contents of U.S. Patent No. 7,010,589 and U.S. Patent No. 5,949,974 are hereby incorporated by reference—.

Column 1, line 50, "browser win dow" should be --browser window--.

Column 3, line 33, "specific to device lasses" should be --specific to device classes --.

Column 7, line 40, "and produce" should be -- and produces --.

#### In the Claims:

Column 14, line 41, "resulted form both" should be --resulted from both--.

Column 14, line 48, "corresponding power power outlet" should be --corresponding power outlet--.